

1904-069
Lee Co.

Chancery Causes: Jasper F. With vs. Adm. of Ira G. Sprinkle bc
Petition of Wheeler & Wilson Manufacturing Co]

Hurst, Collier, Payne, Zion, Wheeler & Wilson Manufacturing Co]

1 Plat

CA-Debt
T-Property

To the Hon. H.A.W.Skeen, Judge of the Circuit Court for Lee County

Humbly complaining, your orator, Jasper F. Witt, who sues for himself and such others, the creditors of Ira G. Sprinkle, deceased, who shall come in, take part in and share the costs of this suit, respectfully represents unto your honor, that one Ira G. Sprinkle, on or about the day of 1902, departed this life intestate, possessed of a small tract of land, lying and being in Lee County, in the Hickory Flatts country, adjoining the lands of H. Nicoll and others, and also a small personal estate; that one Wm. S. Hurst a son-in-law of said Sprinkle was by the county court of this county at term ~~w~~for 1902 of its court appointed and duly qualified as the administrator of the estate of the said Ira G. Sprinkle, and as such administrator took possession of his decedents personal estate and has sold the same, which according to his sale bill filed before the Commissioner of accounts *which will become due Jan. 30th 1903* amounted to \$415.21^{1/2}; that said Ira G. Sprinkle left surviving him as his heirs at law five children, to-wit: Eliza J. Hurst, Minerva Zion, Darthula Collier, Sarah Payne and Harvey L. Sprinkle; that said Harvey L. Sprinkle and Sarah Payne are non-residents of this State, the said Harvey now lives in the Panhandle Country in Texas, and said Sarah now lives in Kansas, the other three children all live in this county.

Your orator will further show unto your honor, that said Ira G. Sprinkle at the time of his death owed your orator a balance on a note, which according to his calculations amounts to \$275.50 as of April, 16th., 1902, the date of the last payment of said note; that said balance on said note was not paid by the said decedent in his life time, nor by the said Hurst as administrator of said Sprinkle, but that the same is still due and owing to your orator; said note is here filed as a part of this bill and prayed to be taken as a part of the same; that the said Ira G. Sprinkle was and is still indebted to various other persons, but the amounts, and names of persons your orator is not sufficiently advised to

state and charge accurately and positively, nor is he able to get the desired information to so state the same in this bill, he has tried to do so.

Your orator will further show unto your honor and avers that the said Ira G. Sprinkle owed debts to a greater amount than the personal estate brought and went into the hands of said Administrator, and that being the case, your orator is advised that said real estate of the said Sprinkle is assets for the payment of his indebtedness and charges against him.

Your orator will further show unto your honor, that said real estate only consists of some acres of poor, rocky land, and if any should have to be sold for the payment of said decedents debts, after the application of the personal funds in the hands of said Hurst, the whole should be sold, for to divide it and sell only a portion and partition the residue ~~it~~ would detract from and depreciate the value of the whole; and further said land is incapable of partition among the heirs.

The premises considered, your orator is advised that he has rights herein, save in a court of equity, however; that he has a right under the laws of this State to have the creditors of the said Ira G. Sprinkle convened before a proper commissioner, and the amounts and priorities of all debts ascertained and to whom payable; to have the administration account of said Wm. S. Hurst settled, and the money in his hands applied to the payment of his ~~the~~ debts; to have his said debt of \$275.50 with interest thereon from the 16th., day of April, 1902 decreed a liability against the said Sprinkle's estate, and the same paid; to have all or enough of said decedents said lands sold, after an application of the personal estate to the debts, to pay your orator's said debt. The prayer therefore of your orator is that Eliza J. Hurst, Darthula Collier, Minerva Zion, Sarah Payne, Harvey L. Sprinkle and Wm. S. Hurst, Administrator of the estate of the said Ira G. Sprinkle be made parties to this suit; that they be required to answer the

same, but they need not do so on oath, as that is expressly waived; that an order of publication be duly made and posted as the law requires in the case of Non-resident defendants, for said Sarah Payne, and Harvey L. Sprinkle; that the creditors of said Ira G. ~~Sp~~ Sprinkle be convened, and the indebtedness of said Ira ascertained their priorities if any and to whom due; that your orator be decreed his said debt against the said estate of the said Ira G. Sprinkle; that the administration account of the said Wm. S. Hurst be settled by a proper commissioner duly appointed; that said administrator be directed and required to pay the funds which may be ascertained to be in his hands as the laws of this State fixes; that in the ~~xxxx~~ event that the personal estate of the said Ira G. Sprinkle be not sufficient to pay his indebtedness and the costs of this suit and administration, then enough of said lands be sold to pay any residue, after the application of said personal funds; and that all necessary accounts be directed and taken to arrive at the ends of justice herein. And that all other, further and ~~gr~~ general relief be awarded your orator, that the nature of his cause may require so as to comport with good conscience and equity. And he will ever pray, etc. May proper process issue, etc.

Pennington Bros. P.Q.

J. F. Witt

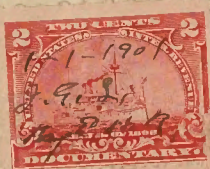
vs { Bill

W. S. Marsh v. Witt

1902, 2nd Rept rules Bill
filed Spa & executed on.

home debts and O.P. for
nonresidents + D.N.

" 1st Oct rules O.P. Complete
D.N. Confirmed and
Cause set for hearing



\$469.84

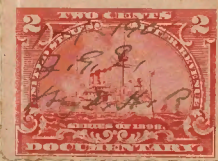
J. F. WITT,

and 84

cents, for value received, and hereby waive the benefit of the Homestead exemption, or any other law that is now or may hereafter be enforced to prevent the collection of the same, in this or any other State.

Witness my hand and seal. This 1st day of January 1890

Witness to mark
G. V. Shelburne
T. H. Russell,



January 1st 1901 ~~189~~
One day after date I

promise and bind my self heirs executors &c. to pay to
or order four hundred sixty nine DOLLARS

John X Sprinkle
mark
SEAL
SEAL

Drac. Schmitt	
To Net	\$469.84
Due Jan 1 st 1901	

May 4th 1901 - By hogs \$13.20

Mch. 5-1902, Cr. By balance
of France Hobbs Land
after squaring acct.
on the books \$55.97

April 16, 1902 \$
By Bal. Cattle 6044

\$ 333.68

To the Honorable H.A.W.Skeen, Judge of the Circuit Court of Lee County, Virginia:

Humbly complaining, your petitioner, the "Wheeler & Wilson Mfg. Co. a corporation under the laws of the State of Connecticut, would respectfully represent and show unto your honor, that on the 5'th'day of April, 1888, they obtained in the Circuit Court of Lee County, Va, a judgment against Ira G. Sprinkle, and France Miles, on a Forthcoming Bond for the sum of \$99.32, to be discharged by the payment of \$49.66 with interest thereon, from October, 22'nd, 1887. till paid, and \$3.43, cost; that various executions have issued on said judgment, and have been returned "No property found", your petitioner would state that his said judgement is yet due owing and unpaid; that no part of the same has ever been paid to your petitioner, by either of the defendants Sprinkle or Miles, in their lifetime, or by either of them since the death of Ira G. Sprinkle, who departed this life on or about the ____ day of ____ 1902, leaving Eliza J. Hurst, Darthula Collier, Manerva J. Zion, and H. L. Sprinkle, children and heirs at law; that W. S. Hurst on the ____ day of ____ 1902. in the County Court of Lee County, qualified as Administrator of the estate of Ira G. Sprinkle dec.; that said Administrator has not since the death of said Sprinkle Paid your petitioner's said judgment, an attested copy of which is here filed marked as exhibit "A" and asked to be treated as part of this petition; that said Ira G. Sprinkle died seized and possessed of considerable real estate, situated in Lee County, near Zion's Mill, and your petitioner alleges that his aforesaid judgment is a prior valid and subsisting lien against said lands, having long ago been duly docketed in the judgment lien docket, in the County Court Clerk's office of Lee County an attested copy of which is here filed marked exhibit "B" and asked to be treated as part of this bill; that J. F. Witt has filed in your honor's court a creditor's bill against W. S. Hurst Administrator as aforesaid and others, the object of which is to marshal the assets of the estate of Ira G. Sprinkle dec. and ascertain all of his indebtedness, and sell his real estate to pay the same in the event that his personal estate does not pay the same.

The prayer of your petitioner is that; he be allowed to file this his petition in the aforesaid Chancery cause; that W. S. Hurst Administrator of Ira G. Sprinkle dec. Eliza J. Hurst, Darthula Collier

Manerva J. Zion, H. L. Sprinkle, and J. F. Witt be made parties defendant to this petition and answer the same ~~but~~ not on oath that being waived; that all proper accounts be taken and that said lands be sold and your petitioner's judgment paid in full and; that it be decreed to be the first lien against the lands of which Ira G. Sprinkle died seized and possessed; and your petitioner prays for all other and further relief generally as his case may require or to equity seem meet. And They will ever pray &c.

&&& Wheeler & Wilson Mfg. Co.

By M. G. Ely. Attorney.

Wheeler & Wilson Mfg. Co.
Petition in the Chancery
vs. { of J. H. Witt vs. W. S.
 Hustadur et al.
W. S. Hustadur et al.

1902 2nd Sept rules Petition
filed Spa executed and
Decree Nisi

" 1st October rules Decree
Nisi Confirmed and
Cause set for hearing.

Judgment

Lien

Docket

Date of Judgment	By what Court rendered	Time of Docketing	Names and Description of Parties	Debt, Damages, interest and cost	Amount and date of Credits
1888 April 5 th	Lee Circuit Court	1888 April 10 th	Wheeler & Wilson Mfg Co. Plff vs Ira G. Sprinkle & France Miles of Lee Co. Va. Deft <i>a motion on a forthcoming bond forfeited for debt</i>	Judgment for \$99.32. the penalty of a forthcoming bond to be discharged by payment of \$49.66. with legal interest thereon from the 21 st day of October 1887, till paid and the costs C. 2.68, S. 50 Co. C. 25- 3.43	

Virginia - In Lee County Court Clerks Office:

I, B. M. Morgan, Clerk of said Court, do certify that the foregoing is a true copy of a Judgment in favor of Wheeler & Wilson Mfg. Co. against Ira G. Sprinkle & France Miles, as appears of record on Judgment Lien Docket No. 2 page 175; of Lee County Court, and that the same is properly indexed in the name of Ira G. Sprinkle & France Miles, ^{said defendants} Given under my hand this 20th day of Sept, 1902

Respectfully, B. M. Morgan clerk.

J. F. Hitt Campbell

vs. In
Chancery
H. S. Hurst admits it as facts

This Cause came on again this day to be heard upon the papers formerly read therein, and the report of sale of the land mentioned in said Cause by E. H. Pennington came to H. S. Hurst and the report of said Hurst administrator of said Isaac G. Sprinkle died. Showing that he has fully accounted for and disbursed the whole of the funds coming into his hands as such administrator, and each of said reports being filed for more than ten days before the last day of this term of the Court, and the same being accepted to, and was argued by counsel. On consideration of all which and upon reasons appearing to the Court it is adjudged, ordered and decreed that each of said reports and said sale be and each are hereby confirmed; and said Court Pennington will pay out the cash money in his hands to those entitled and report his payments & to whom, and as to the residue of the sum.

2
Chase money owing from said
Hurst on his said purchase.
Said Burmington will collect and
receive the same from said
Hurst when it comes due or
at any time said Hurst may
desire to pay the same before
it becomes due, and when
said Burmington shall have
received said balance of pur-
chase money from said
Hurst, he will pay the same
to James M. Olinger and
report his payment to the Court.

And when said Hurst shall
have paid his balance of
said purchase money, said
E. H. Burmington who is hereby
appointed a special Comr.

for the purpose will make
to said Hurst a deed with
covenants of special warranty
to said land previous to
him and report his action
to this Court. And this cause
is continued.

J. F. Hill

no } Dec 1
 } 1898

H. S. Hunt admiral

Ent. Co. B, 7. P. 319

Enter this
July 8th 1903
H. A. W. Sherry

J. F. Witt Compt.

vs.

} In Chan.

W. S. Hurst-admin. &c et al Dft.

This cause came on again this day to be heard upon the papers formerly read therein, and the report and statements therewith of M. G. Ely, filed in this cause on Feb. 20th, 1903 and exceptions Number one and two to said report and statements, and was argued by Counsel. On consideration of all which and for reasons appearing to the Court it is adjudged, ordered and decreed that exception No. one be and is hereby overruled and that exception No. two be and is hereby sustained; and it is further adjudged, ordered and decreed that said report and statements be and are hereby ~~confirmed~~ approved and confirmed, except as to the claim of ^{John E.} ~~James M.~~ Olinger for \$32.60 with int. from Dec. 15th 1872 ^{and that claim is disallowed} or \$2.99; and that James M. Olinger recover from the said W. S. Hurst & administrators of the estate of Ira G. Sprinkle the sum of \$75.00 with interest thereon from ~~the~~ April 1st 1875, till paid + \$7.67 costs; subject to the following credits, \$10.55, Oct. 19th 1886; \$6.42, June,

5th 1888 and \$21.30, Feb., 5th 1889 and which is a prior and first lien upon the real estate of the said Sprinkle and of which he died seized and possessed; that the following persons, which are all of equal dignity and are without priority over the other, recover from the said Thos. Sturst administration of the estate of said Geo. H. Sprinkle the following sums, to wit:

- (1) J. F. Witt the sum of \$275.50 with legal interest thereon from the 16th day of April, 1902, till paid and the costs of this suit;
- (2) That Th. S. Sturst in his own right be allowed retain out of the assets of said estate in his hands the sum of \$165.46 with interest thereon from the 16th day of August, 1901 till paid;
- (3) Joselyn, Preddmore & Small administrators of the estate of R. L. Preddmore the sum of \$45.80 with interest thereon from the 4th day of January 1901 till paid;
- (4) H. J. Morgan the sum of \$22.56 with interest from Feb. 3rd 1900 till paid
- (5) ~~Wm~~ E. P. Sprinkle the sum of \$8.00 with interest from Jan 15th 1902 till paid

- (6) Mr. F. Litten the sum of \$6.80 with interest from April 5th 1902 till paid
- (7) P. R. Druff the sum of \$5⁰⁰ with interest from the 1st day of Jan - 1902 till paid; and
- (8) The Star Clothing & Shoe Company the sum of \$90⁰⁰ with interest from January 1st 1902 till paid
- And if said sums of money be not paid to those entitled within 30 days from this date, then E. H. Cunningham who is hereby appointed a special Commissioner for the purpose will after advertising the time, terms and place of sale for 30 days by posting written or printed notices at J. F. Hitts store, at the front door of the Court house of this County, at the front door of the Court house of this County and at such other places as he may be deemed advisable, on some court day, at the front door of the Court house of this County offer at public outcry to the highest best bidder for sale, the lands in the bill and foreclosures mentioned on a credit

of six or twelve months time, except
a sum sufficient to pay the costs
of this suit and the commissions
of sale he will require to be paid
down; and for the deferred payments
he will take notes payable to him-
self with good security, bearing in-
terest from date of sale. And said
Pinnington will report his action to
the Court. But said Pinnington
before entering upon his duties
hereunder, will execute bond in a
penalty of \$250.00 before the Clerk of
this Court conditioned as the law re-
quires in such cases.

It is further adjudged, ordered
and decreed that said W. S. Hurst
as such administrator out of the
\$296.24 shown to be in his hands
at the filing of said report of said
Ely will first pay any taxes
due the Commonwealth, then \$5.00
to Pinnington \$200.00 as an attorneys
fee, then deduct 10% off the said
amount in his hands, and the
residue he will apportion a-
mong said various creditors; and
he will report his action and
payments to the Court. And this

Cause is Continued

J. F. Witt

no } Series No. 2

W. S. Hurst 1850

W. S. Hurst a line or 2

Ent. C. B. 7. P. 2 7 P.

Entire this

March 10th 1903

H. A. W. Shuman

Wheeler & Wilson Manufacturing Company Plaintiff

vs.

W.S.Hurst Admr. et al..... Defendants.

This cause came on this day to be heard upon the bill of complaint, process duly ^{executed} on all of the defendants, and was argued by counsel; On consideration of all of which, it being admitted in open Court that the judgment sought to be collected in this cause has been fully paid since the maturing of this cause, it is adjudged or dered and decreed that the cause ^{be} dismissed at the plaintiffs cost, and nothing further ~~xxxxxx~~ remaining to be done in said cause it is stricken from the docket.

Wheeler & Wilson in fig. cor.
vs. } Deere Final.

W. S. Kuistadner et al.

Entered C. B. T. P.
163 —

Enter this

It is a W. S. Kuistadner

Nov. 6th 1902.

J. F. Witt, ~~complainant~~ } In
vs. } Chancery.
H. S. Hurst and ors. et al

This cause came on this day to be heard upon the bill of the complainant, and exhibits filed therewith and was argued by counsel: On consideration of all which and it appearing that process has been duly served upon said H. S. Hurst, Eliza J. Hurst, Minor, va J. Zion & Sarahula Lealier, for more than 15 days; and that an order of Publication has been duly posted and published ~~for~~ as required by law and said defendants failing to appear on motion of said plaintiff his said bill is taken for confessed; and thereupon, it is adjudged, ordered and decreed that M. G. Ely who is hereby appointed a Special commissioner for the purpose will after giving the resident defendants two days notice of the time and place of sitting; and after posting like notices at the front door of the Court-house of this county, at the post-office

in Dunnington Gap, and at J. F. Hill's store, proceed to ascertain the indebtedness of said Ira S. Sprinkle, the amount of such and to whom due and their priorities if any; what real estate said Sprinkle owned at the time of his death; and also he will at the same time and place take, state and settle the administration account of said Thos. S. Shurt as a administrator of said Sprinkle, charging him with what did, and also what should have gone into his hands as such administrator, giving him credit for all proper disbursements; and he will report any other matters deemed pertinent by himself or specially required by any party in interest. And this course is continued.

J. F. Hill

vs. Sprinkle
No. 1

Thos. S. Shurt administrator

Entered on Co. B. No. 7

P. 137.

Enter this
Nov. 5th 1902.
H. A. W. Shurt

Land

Plot of Geo. G. Grindle

Beginning at a Cedar Stump on
West Side of The Public Road. at (X)
N. 44. E. 55 po to a cedar & small ash on
The Side of The knob supposed to be about
Nichols Line and South East with his
Line about. 49 po to a Line fence
Thence S. 28. W. 60 po to The Public Road.
and a Walnut. S. 37. W. 28 po. to a State
Corner to Warrplendon N. 48. W. 69 po to a
White-oak Stump N. 69. E. 29 po to a white-
oak. N. 39. W. 4 po to The Beginning
Containing 32 A more or Less.

J.F. Witt, Complt.

Vs.

In Chancery.

W.S.Hurst, Admr. etc. et als. Defts.

To The Hon. H.A.W.Skeen, Judge of the Circuit Court for Lee County.

The undersigned, W.S.Hurst, administrator of the estate of the late Ira G.Sprinkle, respectfully sheweth unto your honor, That pursuant to your Honor's decree entered in the above styled cause on March, 10th 1903, he has tried as best he could to obey and perform the same. By virtue of said decree and the report of M.G.Ely filed in said cause he was charged with for administration the sum of \$296.24., and he by said decree was directed to Pay to Pennington Bros, the sum of \$15.00, retain 10% as and for his commissions, and the residue apportion among the creditors of said Sprinkle pro rata as shown by said decree. Nothing is said in said decree about the expenses of the recordation of his administration account nor the taxes for the 1903. But still he is advised that such should be taken out of the sum in his hands, and accordingly he has done so, and here appends a statement of the same which he prays to be made a part of this report:

To Amount in the hands of said Administrator, \$296.24.

By amount paid Pennington Bros. attorneys per said decree \$15.00

" 10% Com. ON \$296.24 29.62

" Probable taxes for 1903. 3.00

" " Fe for recording settlement 2.50 \$50.12.

Leaving a balance for distrobution, \$246.12.

Your administrator has distributed the said saum of of \$246.12, as follows, and to the persons mentioned in said decree.

(1). Jas.M.Olinger, \$56.10.

(2). W.S.Hurst, 59.60.

(3). J.F.Witt, 96.25.

(4). Joslyn, Pridemore & Sewell Adrms. etc. 16.00.

(5). H.J.Morgan, 3.75.

(6). E.P.Sprinkle, 2.80.

(7). M.F.Litton, 2.30.

(8). P.R.Duff, 1.77.

(9). The Star Clothing & Shoe Co. 3.55 \$2

Making total disbursements to Creditors, \$247.22.

Now having fully disbursed and disposed of all the effects which came into your administrators hands, as per the decree aforesaid, your administrator, prays that this report of receipts and disbursements be confirmed, and he be relieved from further duty or liability as such administrator of said estate.

According to the count made by your administrator, the funds in his hands when apportioned only paid a small amount over 33% of the indebtedness of his decedent. And in the manner in which it was counted, there has been overpaid \$1.10. But this comes about as he supposes in the net fractionx of per cent.

All which is respectfully submitted. This the 20th day of June
June, 1903.

W. S. Hurst

Admr. of the Estate of Ira G. Sprinkle.

J. F. Witt
Lieut of
Adj. Adams
His horsemen

H. S. Hensbary

N-O-T-I-C-E.

Commissioner's Office, December, 6th '1902.

The parties in the suit of J.F. Witt Against W.S. Hurst, Administrator of the estate of Ira G. Sprinkle dec. and others &c. will take notice, that on the 29th day of December, 1902, at my office in the town of Jonesville, Va., I will proceed to execute the decree rendered in said cause by the Circuit Court of Lee County on the 6th day of November 1902, when and where they are required to attend with such, books, papers, vouchers and evidence, as will enable me to comply with the said order of Court.

M. G. Ely.
Special Commissioner.

J. F. Witt Peff.
vs. { notice to take an
{ account.
W. S. Hurst adum etc

Executed by delivering
a true copy of the within notice
to W. S. Hurst, ad wife. John-
bellier and wife and monera
Zion. This Dec 18th, 1902

D. B. Byington Do
for W. J. Smith
S. L. C.

Serve at once.

A list of the unpaid indebtedness of Ira G. Sprinkle dec. with
interest calculated to March 1st '1903.

First: Judgment in favor of James M. Olinger, rendered July
22nd '1885, for \$75.00 with interest from April 1st '1875
till paid and \$7.67 costs (credits \$38.27) Principal, ----- \$75.00
Interest on same from April, 1st '75 to March 1st '03, ----- 125.62

Costs ----- 7.67
Total balance due, less the credits \$38.27 ----- \$169.02.

Second: Judgment in favor of John C. Olinger, for \$32.60 with
interest from Dec. 15th '1872 and \$2.99 costs, (credits \$18.60)
Principal, \$32.60, interest, \$39.97, costs, \$2.99, less credits, --- \$56.96

Third: Note in favor of the Plaintiff in this suit, balance
of principal, due as of April 16th '1902, ----- 275.50
Interest to March 1st '1903, ----- 14.45
Total balance due allowing all credits, ----- 289.95.

Fourth: Note due Capt. W. S. Hurst, Principal ----- 160.00
Interest on same to March 1st '1903, ----- 14.80
To balance of principal & interest on small note, --- 5.46.
Total balance due allowing all credits, ----- 179.26,

Fifth: Note due Joslyn, Pridemore & Sewell Admr of A. L. Pridemore dec.
due Jan. 4th '1901, Principal ----- 45.80.
Interest to March 1st '1903, ----- 3.20.
Balance due allowing all credits, ----- 49.00.

Sixth: Balance of note due H. J. Morgan, Feb. 3rd '1900, Principal, 22.56
Interest to March 1st '1903, ----- 4.15'
Balance due allowing all credits, ----- 26.71.

Seventh: Note due E. P. Sprinkle, Jan. 15th '1902, ----- -8.00
Interest to March 1st '1903, ----- .50
Balance due allowing all credits, ----- -8.50.

Total amount of unpaid indebtedness, ----- \$779.40.

Estimated costs of this suit, ----- 75.00.

Grand Total, ----- \$854.40.

"A"

W.S.Hurst in account with the estate of Ira G.Sprinkle dec.

1903.

Feb. 16th' To amount of notes, acc'ts, cash and sale bill which

came into said Administrators hands, ----- \$458.36,

1902.

June 4th' By amt' paid funeral expenses, Voucher(1) -- \$26.72.

Nov. 5th' " " Wheeler & Wilson Mfg. Co. " (2) 56.52.

Dec. 18th' " " Powell's Valley Bank, ---- "(3 & 4) 43.92.

Nov. 12th' " " E.S. Flanary, Taxes, ----- " (5) 5.43.

" 17th' " " R.L. Pennington, fee bill, ---- " (6) 2.25.

1903.

Jan. 28th' " " Dr. G.F. Clark, last illness, " --(7)-- 5.00.

Feb. 5th' " " Self for pasture for cattle, " (8) ~~##~~ 2.80.

" " " three appraisers for services, "(9, 10, & 11) 3.00

" " " J.T. Hughes, crying sale, " (12) --- 1.75

" " " 10% commission on \$147.39, disbursed, --- 14.73. \$162.12.

Balance in hands of the Administrator to square, -- \$296.24.

THE BOARD OF DIRECTORS OF THE

1907
The amount of notes, bonds and bills taken
during this year is approximately \$100,000.

1908
The amount of notes, bonds and bills taken
during this year is approximately \$100,000.

1909
The amount of notes, bonds and bills taken
during this year is approximately \$100,000.

1910
The amount of notes, bonds and bills taken
during this year is approximately \$100,000.

1911
The amount of notes, bonds and bills taken
during this year is approximately \$100,000.

"B"

To the Honorable H.A.W.Skeen, Judge of the Circuit Court
of Lee County, Virginia:

Your undersigned Special Commissioner, begs to report that pursuant to a decree entered in the Chancery Cause of J.F. Witt against W.S.Hurst Administrator of Ira G.Sprinkle and others pending in the Circuit Court of Lee County, on the 5th'day of Nov. 1902, (an extract from said decree reads as follows:#####And thereupon, it is adjudged, ordered and decreed that M.G.Ely, who is hereby appointed a Special Commissioner for the purpose, will after giving the resident defendants, ten days notice of the time and place of sitting, and after posting like notices at the front door of the Court-house of this County, at the Post office in Pennington gap, and at J.F.Witt's store, proceed to ascertain the indebtedness of said Ira G.Sprinkle, the amount of such, and to whom due, and their priorities, if any; what real estate said Sprinkle owned at the time of his death; and also he will at the same time and place take, state and settle the Administration account of said W.S.Hurst as Administrator of said Sprinkle, charging him with what did, and ought to have gone in to his hands as such Administrator, giving him credit for all proper disbursements; and report any others matters deemed pertinent by himself, or specially required by any party in interest").#####he on the 29th'day of December 1902 at his office in Jonesville Va. after having given the notice required by said decree and posting same as required, a copy of said notice is hereto attached, and from that day to this your Commissioner has adjourned from time to time, until his work is now completed:

First: Your Commissioner finds that Ira G.Sprinkle was indebted at the time of his death in the sum of \$926.79, that of this amount the Administrator has paid out of the personal funds, which came into his hands, as such, the sum of \$147.39, leaving a balance of unpaid indebtedness, calculating interest to March 1st'1903 of \$779.40 (see list of unpaid indebtedness filed herewith marked "A" and made a part of this report).

Second: As to the priorities of said debts your Commissioner, finds that the two Judgements due James M. & J.C.Olinger are of equal dignity and are first liens against the lands owned by Ira G.Sprinkle. In this connection your Commissioner desires to state that the

Judgement paid by the Administrator, W.S. Hurst to , "Wheeler & Wilson Mfg. Co. of \$56.52, was a judgment of equal dignity with the Olinger Judgments, and that the Judgments paid in favor of the Powell's Valley Bank, amounting to \$43.92, were second liens against the lands of Sprinkle dec. and that if the Administrator made a mistake in paying these last Judgments, he should be Substituted to the rights of the ^{creditors} to whom he paid the aforesaid amounts, and said liens kept alived for his benefit.

Third: Your Commissioner finds that Ira G. Sprinkle at the time of his death was the owner of a tract of about 110 acres described in plaintiff's bill valued at \$2.00 per acre. This tract of land will perhaps sell for \$400 or \$500..

Fourth: Your Commissioner has stated and settled the Administration account of W.S. Hurst as such Administrator of Ira G. Sprinkle dec. and finds a balance in his hands as of this date \$296.24, (his said settlement is filed herewith marked "B" and made a part of this report).

Fifth: All other debts reported here against the estate of Ira G. Sprinkle dec. other than the Judgments above referred to are of equal dignity, that is the unpaid indebtedness.

It might be proper for your Commissioner to state that the Administrator of A.J. Wilson dec. filed with your Commissioner a note of \$10.00, which is not allowed because in the opinion of your Commissioner it is barred by statute of limitation.

John Collier, on the first day of your Commissioner's sitting filed a note against said estate, by his Counsel, of \$300. reserving the right, to at any time afterwards ~~to~~ with draw the same, which they did later, and the same is not therefore, reported as a debt against said estate .

All of which is respectfully submitted.

M. G. Ely
Special Commissioner.

Virginia, Lee County t Wit:

I, do hereby certify that I have been diligently engaged in taking, stating, and making up this account, not less than 30 hours.

Given under my hand this Feb. 20th '1903.

M. G. Ely

(Addendum)

To the Honorable H.A.W.Skeen, Judge of the Circuit Court of Lee County, Va.

Your undersigned Commissioner in the aforesaid Chancery Cause at the request of the Attorney's for the Administrator, begs to state that the Attorney, for J.M.Olinger, first presented before your Commissioner, a copy of a Judgment rendered on a Forthcoming Bond (see same filed herewith, "marked 1") which said Judgment or Bond had been taken for the same debt theretofore reported in favor of said Olinger, but the Judgment on the Forthcoming bond was barred by statute of Limitation, because there had been no return of execution issued from said Judgment. Attorney for Olinger then fell back on the original Judgment, ^{which was not barred by limitation} and filed same, which is filed with this report along with the evidence of all the other indebtedness, and is made a part of this report. It perhaps would be proper to state that the Administrator, filed with your Commissioner a list of insolvent notes and accounts, which I did not think worth taking any note, therefore I neither charged them to him in his settlement, nor given him credit for them for the reason that they are worthless,

Respectfully,

M. H. Ely
Special Commissioner.

The Confirmation of this report is expected to in the following particulars:

- (1) as to the Judge reported by the Court in favor of James M. Olinger because: (a) It is barred by the Statute of Limitations, and (b) It is in fact presumed to have been paid for on the face of the fi fa on which he helps, there is a long residence by the sheriff.
- (2) As to the Judge reported by the Court in favor of J. C. Olinger because (a) It is barred by the Statute of Limitations (b) there is no return of any officer of the fi fa.
- W. S. Hurst by
Permyan Bond

J. F. with Pref.

Commissioner's Report.

W. S.

W. S. Hurst admr. et al.

Filed February 20, 1903

A. B. Mearns Clerk

Commissioner's fee \$12.50.

J. F. Witt, Compl't.

Vs.

In Chancery.

W.S.Hurst, Admr., etc. et als, Defts.

To the Hon.H.A.W.Skeen, Judge of the Circuit Court for Lee County:

Your undersigned Commissioner, begs leave to report that pursuant to an oder entered in the above styled case on March, 10th, 1903, he was apponited a special commissioner to make sale of certain lands mentioned in said cause, and that pursuant to said order, after duly advertising the time, terms and place of sale of said land as required by said decree, on May the 18th. 1903 at the front door of the court-house of Lee County, Virginia, (that being a court day) in the presence of a large corwd of people he offered the land mantioned in said decree for sale upon the terms set out in said decree. First he offered that part of the tratt which lies West of the County raod and then that part of the same that lies East of the county raod. And for this manner he was offered \$95.00 for the whole. Then he offered the whole tract together, and after considerable bidding the whole of said tract, as shown by a survey made by W.E.Thompson was knocked down to W.S.Hurst for the sum of \$150.00, he was the best and highest bidder. Your Commissioner sold this tract of land as whole by the boundary. Said Hurst has paid to your Comr. on his bid the sum of \$68.94 down, and executed his notes with A.G.Hyatt as surety, bearing interest from date of sale for the residue; that is, one note for \$40.53, due in six months from date and the other for \$40.53 due in one year from date. Your commissioner knwos that the notes given are good and perfectly safe, and from what he has heard of the lands, he thinks the price bid is as much as it is reasonably worth. And therefore, advises and recommends that the sale made be confirmed, to the said Wm.S.Hurst.

All which is respectfully submitted, this the 20th day of May, 1903.

E. H. Pennington

Special Commissioner.

Special Commissioner.

All which is respectfully submitted, this the 20th day of May, 1903.
attends that the sale was so conducted, so the said W. S. Hurst.

is as much as it is reasonably worth. And therefore, advises and recommends, and from what he has heard of the lands, he thinks the price bid
Your Commissioner knows that the notes given are good and perfectly
months from date and the other for \$40.23 due in one year from date.
date of sale for the residue; that is, one note for \$40.23, due in six
and executed his notes with A. G. Hyatt as surety, bearing interest from
Said Hurst has paid to Your Comm. on his bid the sum of \$40.00 down.
Your Commissioner sold this tract of land as whole by the boundary.

W. S. Hurst for the sum of \$150.00, he was the best and highest bidder.
tract as shown by a survey made by W. E. Thompson was knocked down to
whole tract for the sum of \$150.00, he was the best and highest bidder.
this manner. He was offered \$150.00 for the whole. Then he offered the
then he offered \$100.00 for the whole. And for
offered \$100.00 for the whole. And for
said tract for the sum of \$100.00. And for
proceeds of a large tract of land he offered the land mentioned in
comprised of 100 acres, (that being a court day) in the
dures of said tract, on the 18th. 1903 at the front door of the
July 2nd, 1903, and place of sale of said land as re-
lands mentioned in said order, and that pursuant to said order, after
1903, he was offered the said tract of land for the sum of \$150.00.
pursuant to an order entered in the above styled case on March 10th.

J. F. Hitt
vs
Report of
Sale of land
W. S. Hurst & al

Filed June 15th 1903
J. B. Munsey Clerk

Your undersigned Commissioner, begs leave to report that

To the Hon. W. A. W. Egan, Judge of the Circuit Court for Lee County:

W. S. Hurst, Agent, et al, heirs.

vs.

In Chancery.

J. F. Hitt, Compt.

J.F.Witt, Compt.

vs.

In Chancery.

W.S.Hurst, Admr., et al. Defts.

To the Hon. H.A.W. Skeen, judge of the Circuit court for Lee County.

Your undersigned commissioner, who was heretofore in this cause directed to sell certain lands therein mentioned, and to collect and disburse the money derived from such sale, begs leave to report as before shown by his report filed in this cause on June, 15th, 1903, he made sale of the tract of land mentioned in his said former report to said W.S. Hurst; that the said Hurst has heretofore paid to your commissioner his two notes of \$40.53 each; and that your commissioner, pursuant to former decrees in this case has paid out to J.M. Olinger the net proceeds of said two notes, and also has heretofore paid out to those entitled the \$68.94 paid down by said Hurst on his said purchase as follows:

1903.

May. 18th,	Paid to Pennington Bros, Atty fee,	\$15.00.
" "	Retained Commissions on \$150.00.....	7.50.
" Dec., 2nd.	Paid J.M. Olinger,	40.53.
" " 3rd.	" "	43.17.
July, 15th,	" Cox & Sprinkle, Publishers	7.00.
" "	" A.B. Munsey clerk,	11.50.
" "	" R.L. Pennington, assignee of M.F. Ely,	22.50.
" "	" I.P. Ely, D. Sheriff,	3.00.

All of the receipts for the foregoing payments are here filed except ^{from} for I.P. Ely, and J.M. Olinger for the \$40.53, and these receipts are lost or mislaid. Now having accounted for all the money which came into my hands in this case, your commissioner~~s~~ begs to be released from further duties and further liability herein.

And as said Hurst has paid the whole of the purchase price of the land bought by him he is entitled to a deed for the same, and a commissioner will have to be appointed for that purpose. All which is respectfully submitted, This Jan. 1st, 1904.

B. H. Pennington

Special Commissioner

respectfully submitted, This Jan. 1st, 1904.

miseloner will have to be appointed for that purpose. All which is re-
land bought by him he is entitled to a deed for the same, and a com-
And as said Hurst has paid the whole of the purchase price of the
Further duties and further liability he ain.

into my hands in this case, your commissioners begs to be relieved from
are lost or mislaid. Now having accounted for all the money which came
except for I. S. Ely, and J. M. Olinger for the \$40.52, and these receipts

All of the receipts for the foregoing payments are here filed

"	I. S. Ely, D. Sheriff,	2.00.
"	" R. L. Pennington, and three of H. W. Ely,	22.50.
"	" A. B. Ramsey clerk,	11.50.
July, 18th,	" Cox & Sprinkle, Publishers	7.00.
"	"	42.14.
"	" Paid J. M. Olinger,	40.52.
"	Retained Commissioners on \$150.00	7.50.
"		42.00.

Report of
Disbursements
by
C. H. Pennington

H. J. Hurst et al

Filed Jan - 13 1904
H. J. Hurst et al

disburse the money deriving from such sale, begs leave to report as
directed to sell certain lands therein mentioned, and to collect and
Your undersigned commissioner, who was heretofore in this cause
to the Hon. H. A. W. Green, Judge of the Circuit Court for Lee County,
W. S. Hurst, Agent, Lee Co. Va. Defts.

vs.

In Chancery.

J. F. Wiff, Comptroller.



Dec. 3rd, 1903

Received from E. H. Pennington Church
Forty-three & ¹⁵/₁₀₀ — — Dollars.

Balance due on Re Hitt vs. Harsh

\$43.15

James M. Oliver



July 15th 190²
Received from E. H. Huntington Curr. Acc. &
Eleven and ⁵⁰/₁₀₀ — — — — — Dollars.

My fee in Re J. F. Witt vs. H. S. Stark advised
et al

\$ 11.50

A. B. Mursey Clerk



Received from E. H. Pennington Aug.
Seven & ⁴⁰/₁₀₀ — — — — — Dollars.

for order of Publication in Re J. F. Winters.
H. S. Hurst admr. et al

\$7⁰⁰ —

Cox & Sprinkle



July 15 1903
Received from E. W. Pennington Co
Twenty Two & 50/100 Dollars.
for M. G. Ely's Com. fee in J. F. Nott v. M. S. Hunt et al.

\$22.50-

Robt L Pennington Assignee
of M. G. Ely's Com

J.F. Witt, Complt.

Vs.

In Chancery.

W.S. Hurst, Admr. etc. et als. Defts.

To The Hon. H.A.W. Skeen, Judge of the Circuit Court for Lee County.

The undersigned, W.S. Hurst, administrator of the estate of the late Ira G. Sprinkle, respectfully sheweth unto your honor, That pursuant to your Honor's decree entered in the above styled cause on March, 10th 1903, he has tried as best he could to obey and perform the same. By virtue of said decree and the report of M.G. Ely filed in said cause he was charged with for administration the sum of \$296.24., and he by said decree was directed to Pay to Pennington Bros, the sum of \$15.00, retain 10% as and for his commissions, and the residue apportion among the creditors of said Sprinkle pro rata as shown by said decree. Nothing is said in said decree about the expenses of the recordation of his administration account nor the taxes for the ^{year} 1903. But still he is advised that such should be taken out of the sum in his hands, and accordingly he has done so, and here appends a ⁺ statement of the same which he prays to be made a part of this report:

To Amount in the hands of said Administrator,.....	\$296.24.
By amount paid Pennington Bros. attorneys per said decree	\$15.00 ✓
" 10% Com. ON \$296.24	29.62
" Probable taxes for 1903.	3.00
" " Fe for recording settlement	2.50.
	<u>\$50.12.</u>
Leaving a balance for distrobution,.....	\$246.12.

Your administrator has distributed the said sum of ~~of~~ \$246.12, as follows, and to the persons mentioned in said decree.

(1). Jas. M. Olinger,	\$56.10. ✓
(2). W.S. Hurst,	59.60. ✓
(3). J.F. Witt,	96.25. ✓
(4). Joslyn, Pridemore & Sewell Adrms. etc.	16.00. ✓
(5). H.J. Morgan,	8.75. ✓
(6). E.P. Sprinkle,	2.80. ✓
(7). M.F. Litton,	2.30. ✓
(8). P.R. Duff,	1.77. ✓
(9). The Star Clothing & Shoe Co.	3.35. ✓
	<u>\$246.92</u>
Making total disbursements to Creditors, \$246.92.	\$0.80 overpaid

Now having fully disbursed and disposed of all the effects which came into your administrators hands, as per the decree aforesaid, your administrator, prays that this report of receipts and disbursements be confirmed, and he be relieved from further duty or liability as such administrator of said estate.

According to the count made by your administrator, the funds in his hands when apportioned ^{and percent} only paid a small amount over 33% of the indebtedness of his decedent. And in the manner in which it was counted, there has been overpaid \$0.10. But this comes about as he supposes in the net fraction~~x~~ of per cent.

All which is respectfully submitted. This the day of June, 1903.

Admr. of the Estate of Ira G. Sprinkle.

J. F. Hill

no } Report of
Admin. receipts
& disbursements

H. S. Hurst adm'r et al

Admr. of the Estate of Mrs G. Sprinkle.

June, 1902.

All which is respectfully submitted. This the day of

counted, there has been overpaid \$3.10. But this comes about as he indebtedness of his decedent. And in the manner in which it was his hands when appointed only paid a small amount over and of the According to the count made by your administrator, the funds in as such administrator of said estate.

ments be confirmed, and he be relieved from further duty or liability your administrator, prays that this report of receipts and disburse- which came into your administrator's hands, as per the decree aforesaid,

Now having fully disbursed and disposed of all the effects



May 27th. 1903.

190

Received from W.S.Hurst, admr. of the estate
of Ira G. Sprinkle, the sum decreed in Re J.F. Witt Vs. Said Hurst,
et als, on March 10th 1903.

FIFTEEN

0/100

Dollars.

See Chan.O.B.7.P.273.

\$15⁰⁰/₁₀₀

*Pennington Bros
per E. W. P.*

Pennington Gap Va 6/14/90

Received

of W. J. Kersh admin Ira G. Spruill Decd
Three & 30/100 Dollars

For 33% Debt against the Estate

of said Ira G. Spruill Decd,

\$ 30

Star Clo & Shoe Co
by Mallon

Received

Pennington Gap Va June 12 1903
of M. L. Hurst Adm'r Ina G Spruick Dec'd
One & 77/100 ~~~~~ Dollars

For 23% of debt due me by the Estate
of the Said Ina G Spruick Dec'd

\$

1.77

P. R. Duff

no Latin

Pennington Gap Va June 14 1902

Received of N. S. Garet Admin Ira G. Spinnaker decd
Two & 30/100 ~~~~~ Dollars

For 33% of debt due me by the
Estate of the said Ira G. Spinnaker decd

\$ 2 ³⁰/₁₀₀

M. F. Littone

E. P. Spruille

Purrrington Gap Va June 12th 1903

Received

of M. J. Hurst Admin Ina G Spruille Decd

Two & 80/100 ~~~~~ Dollars

for 33% of my debt against the
estate of said Ina G Spruille Decd

\$ 2 ⁸⁰

E. P. Spruille

Received

Summington Gap Va June 12 1903
of Mrs Kursh adms Ina G Spawick decd
Eight & 75/100 ————— Dollars

For 33% of ~~Debt~~ against the
Estate of said Ina G Spawick decd

\$

8 75

Henry J Morgan

Received

Pennington Gap Va June 12/1903
of Trust Admin Ira G Spruick decd.
Sixteen ~~~~~ Dollars

For 22% of debt against the Estate
of said Ira G Spruick decd

\$

16 00

Joslyn Bidmore Sewall admin
Estate of Bidmore decd

Is with

Pennington Gap Va June 12/1902

Received of Wm^{ly} Hurst admr Ina G Spruice decd
Twenty Five & 25/100 — Dollars

For 25% of my debt against the Estate
of said Ina G Spruice decd.

\$

96 ²⁵/₁₀₀

L. F. Witt

W. J. Hurst

Farmington Gap Va June 12 1905

Received

of W. J. Hurst admr Ina G. Spruice, decd

Fifty Nine & 60/100 Dollars

For 30% of my debt against the estate
of said Ina G. Spruice, decd;

\$ 59 60

W. J. Hurst

Pennington Gap Va June 12 1903.

Received

of My^r Heirs Admrs Ina G Spruick decd.
Fifty Six & 10/100 ~~~~~ Dollars

For 33% of my Debt against the estate of
the said Ina G Spruick decd.

\$ 56 ¹⁰/₁₀₀

Witness

James M. Shingen

W. H. Bland

After 5 days, return to
PENNINGTON GAP BANK,
PENNINGTON GAP, VA.



M. G. Ely atty
Jonesville Va



THE COMMONWEALTH OF VIRGINIA.

TO THE SHERIFF OF LEE COUNTY GREETING:

We Command You that of the Goods and Chattles of *Ira G. Sprinkle & J. C. Olinger*

Late in your Baliwick you cause to be made \$ *75.00* with legal interest thereon from the *1st* day of *April* 18 *75* till payment which *James M. Olinger*

Lately in our County Court of Lee County has recovered against *them* by suit for *Debt*.
also \$ *661* which to the said *James M. Olinger*

in our Court were adjudged for *his* costs in that behalf expended whereof the said

Ira G. Sprinkle & J. C. Olinger
Convicted, as appears to us of record. And that you have the same before the Judge of our said Court at the
Courthouse on the first monday in *June* next to render to the said *J. M. Olinger*
of the *Debt* and costs as aforesaid.

And have then there this writ. Witness JOHN R. GIBSON Clerk of our said court at the courthouse this *8th*
day of *April* 1886 in the *10th* year of the Commonwealth.

John R. Gibson

CLERK.

6 426
7 1.00
cd. 125
\$ 661

No 7 (158)

James M. Clinger

vs. J. H. Fa.

Gra. V. Sprinkle et al

June Rules 1886.

Served on an
Gray horse and
an hay horse the
property of Gra. V.
Sprinkle May the
19th 1886 ~~the 19th~~

R. D. Llanary S. S.

The Commonwealth of Virginia.

To the Sheriff of Lee County Greeting:

We Command You that of the Goods and Chattles of

Ira G. Sprinkle & J. C. Olinger

Late in your Bailwick you cause to be made \$ 75.00 with legal interest thereon from the 1st day of Apr

1888, till payment which James M. Olinger Lawly in our County Court of Lee

County has recovered against them by suit for Debt also \$ 7.67

which to the said James M. Olinger in our Court were ad judged costs in

that behalf expended whereof the said Ira G. Sprinkle & J. C. Olinger

 is Convicted as appears to us of record. And that you have the same before the Judge

of our said Court at the Courthouse on the first Monday in May next to render to the said J. M. Olinger

of the Debt and costs as aforesaid And have then there this writ. Witness JOHN

R. GIBSON, Clerk of our said Court at the Courthouse this 1st day of Mar 1888, in the 11th year of the

Commonwealth.

John R. Gibson CLERK

5.42
1.00
1.25
7.67

Shuff. Returns \$13.50 of the amt.

Con. Febry 5th 1889 Cash

Jan.

James M. Olinger

23 Fe Feb

Ina G. Sprinkle 200

May Rules 1888.

Satisfied in part
See receipts en-
dorsed

R. D. Flannery

S. L. G.

Recd of R. D. Flannery dix of $\frac{42}{100}$ Dollars.
my cents on this fe feb. June 6th 1888.

J. R. Gibson etc

Recd of R. D. Flannery S. L. G. Febry 5th 1889
Cash on this fe feb (Twenty Dollars) \$20.00

James M. Olinger

Received of R. D. Flanagan S. L. L.
Ten Dollars + 55 cents on a
Judgment in said Flanagan hands
for collection in my favor
against Ira G. Sprinkle & John
L. Olinger, October 19th 1886.

Jerry M. Olinger

Jm Oliver
Receipts 12

James M. Oliver

Virginia,

At a County Court continued and held for Lee County, at the Court-house thereof on Wednesday the 22nd day of July 1885.

James M. Olinger

Plaintiff

V S

) Removal

Ira G. Sprinkle & J. C. Olinger

Defts.

This day came the parties by their attorneys and being fully heard it is considered by the Court that the plaintiff recover of the defendant the sum of \$75.00 with interest thereon from the 1st day of April 1875, until paid and the costs.

A Copy Teste R. M. Morgan Clerk.
(Order Book No. 15 page 387)

James M. Oliver
res. { copy of Judgement
 { in Faceto
Lee H. Sprinkle et al

Filed to fore. sale
Commissioner, Feb. 1st
1903 — M. H. Ely S. C.



\$15.00

Aug 6 1891

On or before Nov 1st ~~next~~ after date I promise to pay to

the order of W. J. Stursh

Fifteen Dollars

at Penryn Gap Bank

Value received & I receive the homestead exemption as to this note

No. Due Nov 1st 1901

Wm. B. Sprinkle
mark

Witness E. W. Russell.

Ira G. Sprinkle
To 3 notes
3 \$1500

Due Nov 1 1901
Oct 3 1901 Cr.
Cash 500 (fine)
By Cash to J. F. W.
\$000 Jan 1 1902

For hay stack

\$160.00 One day after date I bind
Myself here ~~to~~ to pay to W. J. Hurst
or Order the Sum of One hundred
Sixty dollars Value received
and I waive as to this note my home-
stead exemption

August 15, 1901.
Witness

I ^{him} ~~pay~~ ~~to~~ Sprinkle
marty

Hagan Tritt

Ira G. Sprunk
Note
\$16000

due Aug 15 1909

~~Pay the note~~
~~for Ray Stuckey~~

I have promised
~~not to trade this~~
~~note. H. S. Hunt~~

Ina G Sprinkle . Do,
 To W & Hersh -
 1901
 August 6 One Note due 7/21/901 For Note 1500
 Credit same
 Oct 5/901 By Cash 500
 1901
 August 15 One Note on day - 16000
 - Jan 1/902 " " " 500

Virginia Lee County to wit
 I A G Hoge a Notary Public
 for the County of Lee in the State
 of Virginia do hereby Certify that
 W & Hersh personally appeared
 before me in my County aforesaid
 and made oath that the above
 statement of ~~account~~ against
 Ina G Sprinkle deceased is
 correct just and unpaid ^{and}
 that there remain due and unpaid
 the total sum of 16500 with
 interest from respective dates
 after allowing all proper
 credits

Given under my hand
 this December 27/901 My Commission
 expires Dec 14/905
 A G Hoge Notary

W. D. Gurnee
By Notes —
Ira G. Sprinkle ^{Dec}
Dec 27/1902

Statement for
M. G. Ely Commr



800

Jan 14, 1902 18

One Day

after date I promise to pay to

the order of

E. P. Sprinkle

Eight

Dollars

at

Interest from date

Value received

Witness my hand & Seal

No.

Due

^{his} Ira G. Sprinkle Seal
mark

Witness W. L. Baker

Ira G. Spink
note \$8⁰⁰

Due Jan 14
1902

~~Belongs to~~
E. S. Spink

2000 Note used
left in my house
for collection
J. J. White

#37.68 One day after date I bind myself here
to pay Henry J. Morgan Thirty Seven dollars
and 68 cents for value received and I waive
the benefit of my homestead exemption
as to this debt given under my hand & seal
this Nov 9 1896

Wm
H. Camp

Ira G. ^{his} Sprinkles (Seal)
witness

1899 June 19 By Cash \$12.00 after discounting \$3.00
1900 Feb 3 By Cash 10.00

Sam. G. Sprinkle

To 3 Note \$37.68

H. J. Morgan

One day after date I
bind myself and heirs
to pay A. J. Wilson ten
dollars (10 ⁰⁰/₁₀₀) for value received
and I hereby waive all exem-
ption laws as to this debt.

Witness my hand and seal
this April the 26th, 1887,

Geo. G. X Sprinkles
Attest A. L. Thurnet

credit within Note \$5.00
for cedar post
this Nov 1st 1890

Dear Maurel
Paid by stubble
of lumber

One Day after date we promise
to pay D.T. Sewell, H.H. Pridmore & H.C.
Jeslyn Administrators of A.L. Pridmore
the sum of forty five dollars
and eight cents for value recd (being
the balance due said Pridmore on old
note) and as to this debt ~~and~~ hereby
waive the benefit of my homestead
exemptions. Witness my hand and seal this
Jan'y 3^d 1901-

John F. Sprinkle
Mark

Witness John Collier Witness

Ira G. Spinklee

20 { note

S. V. P. & L. Adams

Spensible note due Nov 10 1896 37.68

Int on Same to Jan 19 1899. 5.71

Credit Jan 19 1899 by 43.39

12.00

Int on Same to Feb 3 1900 31.39

1.17

Credit Feb 3 1900 by 32.56

10.00

Int on Same to Feb 3 1901 22.56

1.35

23.91

\$6 ⁸⁰/₁₀₀

One day after
date I promise to
pay Mr. F. Lottan six
Dollor & eighty cts
for value received
from him. I here-
by waive the name
stead Lagon as to
this debt. This-
fifth day of April
1902

J. J. Lottor
I re ^{this} ~~the~~ sprinkle
mark

Geo. B. Sprinkle
To Note

Judgment Lien Docket

Date of Judgment	By what Court rendered	Time of Docketing	Names and Descriptions of Parties	Debt, damages, interest and Costs.	Amount and date of Credits.
Dec 22 '86	Lee Co Court	Dec 30 th 1886	James M. Olinger of Lee Co Va. Plff vs Ira G. Sprinkle & N. R. Yeary of Lee Co. Va Defts.	Judgment for \$278.64, the penalty of a forthcoming bond to be discharged by the payment of \$139.32, with legal interest thereon from the 22 nd day of June 1886, till paid & the costs C. 2.14, P. 1.00 A. 2.50.	5.64

Virginia - In Lee County Court Clerks Office:

I, B. M. Morgan, Clerk of said Court, do certify that the foregoing is a true copy of a Judgment ~~in favor of~~ James M. Olinger against Ira G. Sprinkle & N. R. Yeary as appears of record on Judgment Lien Docket No. 2 page 157. of Lee County Court, and that the same is properly indexed ~~in the name of~~ ^{in the names of} my Ira G. Sprinkle & N. R. Yeary said defendants. Given under my hand this 20th day of Sept. 1902.

Teste: B. M. Morgan clerk

J. M. Olinger
vs.
Geo. H. Sprinkle

75th 774

1 Pub. Rep. 545

8th - 174-212

85th 387-

check 23-cts

\$419.

4.75

\$423.75 *appraise*

\$418.21. *sale Bill*

\$9.00 — one day after date
I Promise to pay to
J. M. Smyth Nine dollars
for value received of him
I here By waive the home
sted and all other Exemption
laws as to this debt
Witness my hand and
Seal this

April 8 + 1902 ^{hiring} Ira. G. Sprinkle
L. M. Zion

gra. es. sprinkle

to 2000

The following sums have been collected by me as Admrs. of Ira G Sprinkle deceased.

Of H. H. Myers for ballance on house sold for taxes	24.23
Of J. M. Litter Cash found on Ira G Sprinkle at his death	1.71
Cash for sums under \$5.00 at Sale	55.31
of Elisha Sprinkle (for Purchases at Sale)	12.50
of S. C. Shelton (for Purchases at Sale)	50.25
of Silas Johnson (" " ")	6.00
of A. H. Wilson (" " ")	10.00
of John Hobbs (" " ")	50.75
L. M. Fion (" " ")	9.55
of L. C. Shelton (" " ")	7.45
of G. V. Sage (" " ")	20.61
of J. F. Witt (For Rent Corn)	14.00
W. C. Burgin (on old acct.)	4.00
Total Amt Collected	<u>\$266.36</u>

I have Paid out To J. F. Witt Burial Expenses	26.72	(1)
To Wheeler + Wilson Manuf. Co. (a judgment)	56.52	(2)
To D. B. Byington Dep Shff. " a judgment ^{on} on ^{Bank} Powels ^{Bank}	25.56	(3)
To D. B. Byington " " Judgment on ^{on} Powels ^{Bank} Valley	18.36	(4)
To E. S. Flaney Trac. Tax for the year 1902	5.43	(5)
Forwarded	<u>132.59</u>	

PENNINGTON GAP BANK

—TRANSACTS A—

GENERAL BANKING BUSINESS

SPECIAL ATTENTION GIVEN TO COLLECTIONS

....We Want Your Account

Pennington Gap, Va.,190.....

Amt of disbursements Continued from #1 \$132.59
 Paid R. L. Perryman Free bill (6) 2.25
 Dr Geo H. Clark (Drs bill last illness) (7) 5.00
 W. S. Hurst (Pasturing 3 Cows 28 day until sale) (8) 2.80
 P. R. Duff (appraising property) (9) 1.00
 Henry Wade (" ") (10) 1.00
 J. A. Wampler (" ") (11) 1.00
 John I. Hughes (Crying Sale) (12) 1.75
 Total disbursements \$147.39.

266.36	147.39
147.39	162.12
118.97	
147.39	
104.24	
192.1	
296.24	

I have in my hands
 one note on J. H. Will for purchases at Sale due Nov 30 1902 \$185.20
 acct J. M. Litton " " 4.20
 " R. P. Duff " " 2.60
 These persons hold notes on Ira G. Spruker

192.00
266.36
458.36

W. S. Hurst Admin
 of Ira G. Spruker decd

PENNINGTON GAP BANK

—TRANSACTS A—

GENERAL BANKING BUSINESS

SPECIAL ATTENTION GIVEN TO COLLECTIONS

....We Want Your Account

Pennington Gap, Va., 2/9 1903

M G Ely Esq
Jonesville Va

Dear Sir

I send you inclose a statement of my Collections and disbursements as Adm'r of the Estate of Mrs H. Sprinkle, also voucher covering everything I have paid out except three dollars to the appraisers and \$1.75 to Hughes for Crying Sale which I can send you later.

I send you a list of notes which came into my hands, but I believe they are all insolvent.

N.B. I also inclose a note held by Elisha Sprinkle against Mr Ira B. Sprinkle which you will please take account of.

You will notice on the back of a note (if it has been filed with you by R. P. Duff) a Credit Memorandum of \$2.60 which you should not consider as a Credit on the note,

Very Respect
W. S. Hurst

Voucher

25.56
18.36
43.92

W. S. Hurst Adm'r ^{Dec} Ira G Sprinkle
 In account with Wm
J. F. Witt, Zion Mills Pa
1902 — Burial Expenses —

May 30	To one suit Clothes	1 00 0
" "	Shirt & Collar	1 1 0
" "	Two Collar Buttons	1 5
" "	One tie	0 5
" "	Pa Shoes	2 50
" "	" Socks	2 5
" "	Under-shirts	3 0
" "	Coffin Complete	12 3 7
		<u>\$26 42</u>

Virginia Lee Cemetery, to wit.
 Sworn to by J. F. Witt. before
 me in my County aforesaid. This
 4th day of June 1902
 Attest
 Notary Public

Zion Mills Pa
 June 4th 1902
 Received from W. S. Hurst
 adm'r Ira G Sprinkle Deeds
 Twenty Six & 77,100 dollars in
 full settlement above account
 Given under my hand, date above
 written
 J. F. Witt

J F Wills

#2642

Receipt

Burial Expenses

ED

#56.52

Recd. of H. S. Hurst
administrator of the estate of
Isa G. Sprinkle decd. Fifty Six
+ $\frac{52}{100}$ -- Dollars in full of
judgment of Wheeler & Wilson
Manfg. Co. vs. said Sprin-
kle and Frances Miles, as
shown in Judgment Case
Socket No. 2 p. 175; and being
the same as mentioned in a
petition of said Wheeler & Wil-
son Manfg. Co. lately filed
in the Circuit Court for the
County vs. said Hurst and
the children of said Isa G.
Sprinkle; and the said Wheel-
er and Wilson ^{Manfg. Co.} also agree to
dismiss their said petition
at their costs.

This Nov. 5th 1902

Wheeler & Wilson Mfg. Co.

By M. G. Ely Atty

W. S. Hurst
From receipt
Whelan & Wilson Mfgs
#56.52

(2)

PENNINGTON GAP BANK

—TRANSACTS A—

GENERAL BANKING BUSINESS

SPECIAL ATTENTION GIVEN TO COLLECTIONS

....We Want Your Account

Pennington Gap, Va.,190.....

\$25.56

Received from W. S. Hurst, Adm'r of Ira G. Sprinkle, deceased, The sum of Twenty five and $\frac{56}{100}$ dollars in full of an execution in my hands in favor of Powell's Valley Bank against Marshall Johnson, Ira G. Sprinkle and J. C. Roller, issued from Lee County Court Clerk's Office, The judgment being for \$20⁰⁰ with int. from Decr. 12, 1901, and \$2⁶³ costs.

This Decr 18th 1902

D. B. Byington D.S.

\$18³⁶

Received from W. S. Hurst, Adm'r of Ira G. Sprinkle, dead, The sum of Eighteen + $\frac{36}{100}$ dollars in full satisfaction of an execution in my hands in favor of Powell's Valley Bank against Ira G. Sprinkle and J. C. Roller for \$19⁰⁰ with int from Dec 20, 1901, and \$3¹³ cost subject to a credit of \$5⁰⁰ as of Jan 12, 1902.

This Decr. 18th 1902.

D. B. Byington D.S.

18³⁶
2556
1392

(3) & (4)

Mr Vra G. Shinkle, apc Mrs Loret Adams Rocky Sta. Dist. No. 4.

To E. S. FLANARY, Treasurer Lee County, Virginia, Dr.

No. P	No. L	1902	State Tax 30	St'e sch'l tax	Co. Levy 30	Road Tax 25	Co. sch'l tax	Dis Schl tax	TOTAL AMT
Head Tax	Val.		cts. on \$100	10 cts on \$100	cts. on \$100	cts. on \$100	10 cts on \$100	10 cts on \$100	OF TAXES.
			\$1.00		50				\$1.50
Per. Prop.	240	72	24	72	60	24	24	2	76
No. Tracts	132	69	23	70	58	23	23	2	47
Acres									
Lots									
TOTAL	474	141	47	144	118	47	47	3	43
5 per cent pen'ty									

Received Payment, E. S. Flanary, Treasurer.

Recd of W. S. Hurst admsy
Five & $\frac{4}{100}$ dollars in full
within the ticket.

This Nov 12/90

E. S. Slattery Treas
Lee Company

(5)

1686

5619

71091

W.S.Hurst Admr, of the Est. of Ira G.Sprinkle,

To R.L.Pennington, Comr. of Acts.

Dr.

To examining bond at date of appointment,	.75
, Examining, approving and certifying apr bill,	.75
, Examining and approving and certifying sale bill,	.75
Total,	<u>\$2.25</u>

The settlement of the estate of Mr.Sprinkle will be made in the Creditors suit by Mr.Goins, and I suppose that I will have nothing furthur to do for the estate unless it is to make some final settlemnt for you, so out of any funds that may come to your hands you will please settle the amount of the above bill for the estate.

Yours very truly,

R. L. Pennington

R. L. Pennington
See Bill
\$2.25-

(6)

Paid by C.K. Nov.
17 1902 W.S. Ascut

PENNINGTON GAP BANK

—TRANSACTS A—

GENERAL BANKING BUSINESS

SPECIAL ATTENTION GIVEN TO COLLECTIONS

....We Want Your Account

Pennington Gap, Va., 1902

Ira G. Sprinkle
 1902 To Dr. Geo. F. Clark Dr.
 Apil To visits and Medicine during his last
 Sickness \$5.00 \$5.00

State of Virginia Lee County

This day personally appeared before the undersigned an acting justice of the Peace in and for said County and Made oath that the above account amounting ^{to} five dollars is just and due and that no part of said account has been Paid
 Given under my hand this 16 day of
 Jan. 1903.
 J. B. Barker J.P.

Received of W.S. Hurst Dmn of J. B. Skinner
Five dollars in full of the within account
Jan 28 1903

Geo J. Clark

(7)

W. T. Hurst Admr. of Ea. G. Sprinkle

1902

To W. T. Hurst

Dr.

May To Pasture 3 Cows 28 days (until Sale)

\$2.80

State of Virginia
Lee County

This day W. T. Hurst Personally appeared before the undersigned a Notary Public in and for Said County and made oath that the above account is correct just and due and that no part of the same has been paid.

Given under my hand this 4th day of July, 1903. My
Commission Expires Dec 14/1905

Alfred B. Baird
Notary Public

280 Received of W. J. Shiest Admr of Mrs. Spunkle^{and}
Two dollars and Eighty Cents in full of the within
account July 5 1903

W. J. Shiest

(8)

The following notes have come into my hands as
Admr. of Ira S Sprinkle deceased.

One note on Charles Burgin	due Mch 12 1902	for	5.95
One note on A + J. B. Houston	due April 14 1902		5.00
" " " Charles Hess	due May 5 1894		5.00
" " " Theo P. Flanery	" Nov 6 1896		13.95-
" " " James Baefman	" May 5 1894		8.00
" " " Marshall Johnson	" Dec. 28 1899		11.50
" " " R. L. Bush	" April 1 1892		10.00
" " " Wm P. Musie	" May 1 1895-		23.00
" " " Dakota Sarah Davis	" July 18 1894		24.00
" " with Credit endorsed	July 8 1894	\$ 2.00	
also " "	No date	6.00	

One Note on Benjamin Nancy Johnson due Dec 18 1901 4.32

" " " E. G. Robbins " Dec 14 1893 6.00

with Credit endorsed on pay Dec 20 1893, 60 cts.

These notes I believe are all insolvent and that none of them can be collected.

There also came into my hand an account against W. G. Burgin of \$4.00 which I have collected will be found reported in my Collection.

Very Respectfully,
W. S. Hurst
Admr. of Ira S Sprinkle deceased

List Notes.

In the Clerk's Office of the Circuit Court of the County of
Lee on the 21st day of July 1902.

against

Jasper L. Witt

Plaintiff

In Chancery

Wm. S. Hurst Admr et al Defendant.

The object of this suit is to (1) Settle the administration account of Wm. S. Hurst Administrator of the estate of Ira G. Sprinkle deceased (2) To Convene the Creditors of the said Ira G. Sprinkle; (3) To have the effects of said paid out by said Administrator on the debts of said estate; and (4) To have the real estate of said Ira G. Sprinkle sold, and the proceeds thereof after all indebtedness is paid divided and distributed among the heirs of said Ira G. Sprinkle.

And an affidavit having been made and filed that the defendant Sarah Payne and H. L. Sprinkle not resident of the State of Virginia, it is ordered that they do appear here within fifteen after due publication hereof, and do what may be necessary to protect their interest in this suit. And it is further ordered that a copy hereof be published once a week for four weeks in the South West Virginian, and that a copy be posted at the front door of the court-house of this County on the first day of the next term of the County Court.

A copy—Teste:

Pennington Boro p. q.

A. B. Munsey Clerk.

Jasper Witt

vs. {

ORDER OF
PUBLICATION.

Wm S. Hurst Admr et al

Virginia Lee County to-wit;
I A. B. Munsey Clerk of the
Circuit Court of Lee County
do hereby Certify that I
posted a copy of the within
at the front door of the
Court house of Lee County
on the 1st day of the
August term of the
County Court of said
County

Given under my
hand this the 19th day
of August 1902.

A. B. Munsey Clerk

In the Clerk's Office of the Circuit Court of the County of
Lee

against

Jasper F. Witt

Plaintiff

In Chancery

Mr. S. Hurst Admr et al

Defendant

This day E. M. Permington personally appeared
before me A. B. Munsey Clerk of the said Court,

and being duly sworn, made oath that H. L. Sprinkle, Sarah Payne

defendant in the said suit are not resident of the State of Virginia,

Given under my hand as Clerk of the said Court, this 21st day of July 1902

A. B. Munsey Clerk

Joseph F. Witt

vs.

}

AFFIDAVIT FOR ORDER

OF

PUBLICATION.

W. S. Hurst adm et al

Permynton Prop. q.

Filed July 21st 1902
AB Munsey Clerk

The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon *W. S. Hurst* Admr of the
estate of *Tr. G. Sprinkle, Eliza J. Hurst, Darthula*
bellier, Sarah Payne, Minerva J. Zion, and
H. L. Sprinkle

to appear at the Clerk's office of the Circuit Court of the County of Lee, at the rules to be held
for the said court, on the *3rd* Monday in *September 1902* to answer a
bill in chancery exhibited against *them* in our said court by *Jasper F.*
Mitt

And have then there this writ. Witness, A. B. MUNSEY, Clerk of our said Court, at the
court-house, the *21st* day of *July* *1902* and in the 12 *7th* year of the
Commonwealth.

A. B. Munsey Clerk

Serve copy on
 W. S. Hurst
 Minerva J. Gion
~~Dartheula Collier~~
 Eliza J. Hurst

Jasper F. Witt
 vs. {
 SUBPOENA
 IN CHANCERY

W. S. Hurst Admr et al

Pennington Bros p. q.

To 2nd September Rules.
 Circuit Court.

Executed Aug 5 - 1902
 by delivering an attested
 copy of the within
 summons to the within
 Parties W. S. and Eliza J. Hurst
 Dartheula Collier and
 Minerva J. Gion
 A. B. Byrdy D. J.
 for W. J. G. G. G.

The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon M.S. Hurst, Administrator
of Ira H. Sprinkle deceased, Eliza J. Hurst, Martha
Collier Sarah Payne, Minerva J. Zion, H.L. Sprinkle
and J. F. Witt

to appear at the Clerk's office of the Circuit Court of the County of Lee, at rules to be
held for the said court, on the 3rd Monday in Sept, 1902, to answer a
Petition ~~in~~ in the Chancery Cause of J. F. Witt vs M.S. Hurst admr
Wheeler and Wilson Manufacturing Company, a
Corporation, under the laws of the State of
Connecticut

And have then there this writ. Witness, A. B. MUNSEY, Clerk of our said Court,
at the court-house, the 26th day of July, 1902, and in the 127th
year of the Commonwealth.

A. B. Munsey, Clerk.

vs.

}

SUBPOENA
IN CHANCERY.

p. q.

To Rules.

Court.

The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon H. S. Hurst, Administrator
of Lea G. Sprinkle deceased, Eliza J. Hurst, Martha
Collier, Sarah Payne, Minerva J. Gion, H. L. Sprinkle,
and J. F. Witt.

to appear at the Clerk's office of the Circuit Court of the County of Lee, at rules to be
held for the said court, on the 3rd Monday in Sept, 1902, to answer a
Petition ~~in~~ in the Chancery Cause of J. F. Witt vs H. S. Hurst admoe
in chancery exhibited against them in our said court by
Heeler and Wilson manufacturing Company, a
Corporation, under the laws of the State of
Connecticut

And have then there this writ. Witness, A. B. MUNSEY, Clerk of our said Court,
at the court-house, the 26th day of July, 1902, and in the 12th
year of the Commonwealth.

A. B. Munsey, Clerk.

vs.

}

**SUBPOENA
IN CHANCERY.**

p. q.

To Rules.

Court.

The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon H. J. Hurst Administrator
of Ira G. Sprinkle deceased. Eliza J. Hurst, Darcula
Collier, Sarah Payne, Minerva J. Zion, H. L. Sprinkle
and J. F. Hett,

to appear at the Clerk's office of the Circuit Court of the County of Lee, at rules to be
held for the said court, on the 3rd Monday in Sept., 1902, to answer a
Petition ~~in~~ ^{in the Chancery Cause of J. F. Hett vs. W. S. Hurst admroe} in our said court by
Shuler and Wilson manufacturing Company, a
Corporation under the laws of the State of
Connecticut

And have then there this writ. Witness, A. B. MUNSEY, Clerk of our said Court,
at the court-house, the 26th day of July, 1902, and in the 127th
year of the Commonwealth.

A. B. Munsey, Clerk.

Aug 13 1802
 Sept 2 1802
 Seven Copies on
 W.S. Hurst
 Eliza J. Hurst
 Sarah Payne
 Minerva J. Zion
 H.L. Sprinkle
 J. F. Witt

Wheeler & Wilson Mfg Co
 vs. {
 W.S. Hurst Admstrs

SUBPOENA
 IN CHANCERY.

M. H. Ely p. q.

To 2nd Sept Rules.

Circuit Court.

Executed not
 found
 J. P. Ely D.S.
 for W. J. Mileham
 S. L. C.

Executed August the 22 1802 by Delivering
 an attested office copy of the within subpoena
 to W.S. Hurst also farther Executed on the same
 date by delivering an attested office copy of the within
 Eliza J. Hurst and farther Executed on the same date
 by delivering an attested office copy to Minerva
 J. Zion and farther Executed on Sept the 2
 1802 by delivering an attested office copy of
 the within subpoena to J. F. Witt and as to
 H. L. Sprinkle and Sarah Payne no

The Commonwealth of Virginia,

To the Sheriff of the County of Lee

Greeting:

WE COMMAND YOU, That you summon W.S. Hurst Admr. of the estate
of Ira H. Sprinkle, Eliza J. Hurst, Darthula Collier,
Sarah Payne, Minerva J. Gion, and H. L. Sprinkle

to appear at the Clerk's Office of the Circuit Court of the County of
Lee at the rules to be held for the said court on the 3rd Monday in
September 1902, to answer a bill in chancery exhibited against them
in our said court by Jasper F. Witt

And have then there this writ. Witness A.B. Munsey, Clerk
of our said court, at the courthouse, the 21st day of July 1902, and
in the 127th year of the Commonwealth.

A.B. Munsey Clerk

Jasper F. Witt

vs.

SUBPENA

IN CHANCERY.

M. S. Hurst Admr et al

Pennington Bros. p. q.

To 2nd September Rules.

Leicest. Court.

Executed Aug 5-1902
by delivery of two copies
of the within summons
to Parthula Collier

D. B. Pennington D. S.
for W. G. Gilchrist
S. L. C.

Serve Copy on
Parthula Collier

The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon W. S. Hurst, Administrator
of Gra. S. Sprinkle deceased, Eliza J. Hurst, Sarthula Collier,
Sarah Payne, Minerva J. Zion, H. L. Sprinkle and
J. F. Witt

to appear at the Clerk's office of the Circuit Court of the County of Lee, at rules to be
held for the said court, on the 3rd Monday in Sept, 1902, to answer a
Petition ~~xxx~~ ^{in the Chancery Cause of} J. F. Witt vs W. S. Hurst adm^r
in chancery exhibited against them ^{in our said court by}
Wheeler & Wilson manufacturing Company ^a
Corporation ^{under the laws of the State of}
Connecticut

And have then there this writ. Witness, A. B. MUNSEY, Clerk of our said Court,
at the court-house, the 26th day of July, 1902, and in the 12____
year of the Commonwealth.

A. B. Munsey, Clerk.

Copy for
Darthula Collier

Wheeler & Wilson Mfg Co

vs. }

SUBPOENA
IN CHANCERY.

W.S. Hurst adm et al

M. L. Ely p. q.

To 2nd Sept Rules.

Circuit Court.

Executed July 7-1909
by delivering true copies
of the within summons
D. B. Byington D. S.
for W. J. Milburn
S. L. E.

**CERTIFICATE OF
ORDER OF PUBLICATION.**

We, C. S. Cox and C. R. Sprinkle,
Editors of the SOUTHWEST VIRGINIAN,
a weekly newspaper published at Jones-
ville, Lee county, Virginia, do hereby
certify that the annexed notice was
published in said paper once a week
for four successive weeks, commenc-
ing on the 7 day of

August 1902.

C. S. Cox
C. R. Sprinkle } EDITORS.

FEE \$ 7.00

Order Of Publication.

VIRGINIA—In the Clerk's Office of the
Circuit Court of the County of Lee on
the 21st day of July 1902.

Jasper F. Witt, Plff. }
vs. } IN CH'Y.
Wm. S. Hurst, Admr. et als, }
Def'ts.

The object of this suit is; (1), To settle
the administration account of Wm. S.
Hurst, Administrator of the estate of Ira G.
Sprinkle, deceased; (2), To convene the
creditors of the estate of said Ira G. Sprin-
kle; (3), To have the effects of said estate
paid out by said administrator on the debts
of said estate; and (4), To have the real es-
tate of said Ira G. Sprinkle sold, and the
proceeds thereof, after all indebtedness is
paid, divided and distributed among the
heirs of said Ira G. Sprinkle. And an affi-
davit having been made and filed that the
defendants, Sarah Payne and H. L. Sprin-
kle are not residents of the state of
Virginia, it is ordered that they do appear
here within fifteen days after due publica-
tion hereof, and do what may be necessary
to protect their interest in this suit. And
it is further ordered that a copy hereof be
published once a week for four weeks in
the Southwest Virginian, and that a copy
be posted at the front door of the court
house of this County on the first day of the
next term of the County Court.

A copy—Teste:


A. B. MUNSEY, Clerk.

Pennington Bros, p. q.

Aug74t02

Jasper F. Witt
vs. { In Chy.
Wm. S. Hurst, admr. et al

Printers certificate of D.P.

#7 

J. F. Witt

vs } Rice

W. S. Hurst adu & al

1902. 2nd Oct rules Bill filed
Spa executed on home
defts and O.P. for nonresident
& D.N.
" 1st Oct rules D.N. Confirmed
O.P. Complete and Cause
set for hearing

Pleffs Costs

Clerk 9.44
Tax 1.50
Sheriff 3.00
Attorney 15.00
Printer 7.00
Commissioner 22.50
Estimated 3.50

\$61.44

Cause 7.50